By Temporarily Sidetracking the Senatorial Contest.

SENATE'S BRIEF SESSION

THE HOUSE PUT IN WORK FOR TWO SOLID HOURS.

Three House Bills Were Passed, Two Killed and Several Filed For Final Reading - Republicans Want Sheepstealing Punished as Grand Larceny-No New Bills.

While the senate remained in asssion for only a short time yesterday, the lower house of the legislature took advantage of the full in the senatorial balloting and disputched a good-sized accumulation of business. The indus trious move was doubtless prompted by a fear of a prolonged deudlock in joint assembly, and on this assumption

resented:

S. J. R. No. I. by Mr. Evans, proposing an amendment to section 3, article iil of the constitution.

The article to be amended relates to

the property which shall be exempt from taxation. The amendment provides that "the county commissioners of the various counties and the city councils of any city, may have power to remit or rehate the taxes of any insane, idiotic, infirm or indigent person. The resolution is of the same purpoas two similar ones that have been in-troduced in the house, and was refer-red to the judiciary committee.

PROSECUTION OF OUTLAWS. A petition was presented by Senator Bennion by request, from the county commissioners of Ulntah county. The petition recties that the county was put to an expense of \$2,035.80, for which an appropriation is asked, in the trial of the cases of the State of Utah vs. E. B. Celeman, Matt Warner and William Wall, three outlaws who were accused of murd-ring A. W. Staunton and David Milton in the Uintah country in the summer of 1896. Referred to the committee on claims and appropria-

On motion of Senator Smoot the sen-ate then adjourned until 11:30 this

WORK IN THE HOUSE.

Three Bills Passed, Two Killed and Others Considered.

house of representatives became industrious yesterday afternoon by devoting a full two hours to the passage and rejection of bills, and to the adoption of reports of committees recommending the passage of proposed laws. For a wonder no new bills were intro-

With the taking up of house bill No. 2 on third reading, all the rules of pro-cedure for passage of bills were dis-cussed, and rulings made upon each

ing machine bought on the installment plan, and contended that little pussed only on final payment. To encourage suits for collection of balances due, geon after replevin, would harnsa unfortunate debiurs.

H. Parley Kimball vs. Grantsville City, appellant.

Samuel W. Woolley vs. Grantsville City, appellant.

H. E. Booth vs. Grantsville City, appellant.

Shepard stated that the law had not been changed in twenty-five years on this particular subject, and besides the striking out of section 4 would not airstriking out of section 4 would not afford the relief Jackson desired. On this explanation Jackson withdrew his motion to strike out the section.

Johnson wanted a comma placed where a period appeared, but both Shepard and Stewart convinced him that the period was all right.

The bill carries the old limitation of \$200, and is to be effective upon approval. It was passed by 37 affirmative votes, Jackson's being the only negative.

House bill No. 4, to amend section 3,232 of the revised statutes, so as to enable a judgment creditor to take out an execution at any time within the eight years' life of a judgment, instead of five, as the section now reads, was taken in and passed without debate, after striking out the emergency clause. The vote stood 35 ayes and 4 ness, the latter being announced by Townson Justices Smith and Whater ness, the latter being announced by Forman, Jackson, Smith and Wheeler. The absent ones were Cook, Lapish, Mansfield, O'Nell and Redd, who had been excused early in the session.

FAVORABLY REPORTED. The following bills were recommend- strong; price, 25c per pound.

ed for passage and were filed for third

ed for passage and were men for their reading:

By the judiciary committee, house bill. No. 9, after amending the title so as to read, "relating to marriages."

By the committee on revenue and appropriations, nouse bill No. 35, appropriating \$20,000 to pay the state's half of salaries of county attorneys, treasurers and assessors and their deputies for the last quarter of 1898.

By the committee on fees and salaries, house bill No. 8, after amendment. The committee's amendment fixes the salary of all clerks and the sergeants at-arms of the logislature at \$4 a day

salary of all clerks and the sergeantsat-arms of the legislature at \$4 a dayeach, and of the watchmen, doorkeepers, messengers and chaplains, at \$3.

By the sume committee, house bill
No. 31, relating to fees and commissions
of sheriffs.

By the judiciary committee, house bill
No. 6, after amending by striking out
the word "sheep." The bill relates to
the law classifying grand larceny and
prescribing the penalty and propose an
amendment by making the theft of any
demostic, graminivorous animal or amamendment by making the thert of any domestic, graminivorous animal or an-imals, irrespective of age, punishable as grand larceny. The committee rec-ommends striking out the word "sheep." To this the Republican mem-bers objected, but by a strict party vote, the Reammittee's recommendation was adopted and the bill filed for third reading.

TWO BILLS KILLED

House bill No. 5, covering the same beyond Sulphur on the main it subject as house bill No. 6, was rejected on adverse report of the judiciary com-

for all continuences ing.

Representative Jackson offered a substitute for Mr. Harris' motion, and it was adopted. The substitute amends rule 43 so that the chalrman of the committee gn printing is required, as soon as it is decided to print a bill, to send a copy thereof to the public printer.

BUCKEYE

QUO WARRANTO PROCEEDINGS

By One Set of Officers to Oust the Damage Suit.

The Buckeye Mining company, it appears, has two sets of rival directors and officers each claiming to have been legally elected and qualified. In order that it may be determined who is who,

cussed, and release made upon each point raised.

The bill that was under consideration proposes, as Bepresentative Shepard, the author of it, explained, an amendment to section 3,198 of the revised statutes by specifying in the manner of docketing judgments, that judgment lease shall subsist for eight years listed of five, as the law now redder, whereas, the statute of finitations makes a judgment run for eight years instead of five, as the law now redder, whereas, the intention is to gucke uniformity in the law relating to judgments.

On motion of N. J. Harris the section making the art elective upon approval was striction out. Inasmuch as it is not an emergency measure, and will become effective at the end of fixty days after the legislature's adjournment, Mr. Harris' motion was concurred in.

The plaintse 'ta bill for' was also stricted out on Rebinson's medica, although it was explained by Hangsan that the envolument committee always watched for the elimination of the phrase can the professaling of an engrossed measure before seading it to the governor.

The kill strug finally passed by a vote of W ayes to 8 nose, the latter being a disparca to the concept of the payment of a pomilesory note. The parameter and the plantiffs near the office of the concept o

City et al., appellants, Samuel W. Woolley vs. Grantsville

Short Orders. Robert Amos vs. W. H. Sells; judgment for plaintiff for \$26.65 by default. S. J. Lynn vs. the Wasaika Mineral Springs company et al., dismissed.

Piles Are Easily Cured.

Nature has provided a specific for

Nature has provided a specific for piles. It is the active principle of the common buckeye. This principle is extracted by a special process and in combination with other remedies forms Tabler's Pile Ointment.

This ointment cures nothing but piles, but it cures blind, bleeding and protruding piles every time. It makes operations needless: cures when operations fail. This is why physicians recommend it. Bottles, 50 cents, In special tubes for handy application, 75 cents. Can be sent by mail.

an be sent by mail.
Sold by Z. C. M. I. Drug Department. Hewlett Bros. Three Crown Flavoring Extracts are made direct from the fruit, thereby retaining their na-

tural flavor. U. S. Baking Powder is pure and

Location For City to Be Called Cedar Janction.

HAS GOOD WATER SUPPLY

AND CONSIDERED ALTOGETHER PREFERABLE TO SULPHUR.

Will Be the Junction For Cedar City Branch and Metropolis of the Route-Case of Claims Against Northern Pacific Begun-Santa Fe Has a Scheme

Cedar Junction is the new terminal of the Utah & Pacific and the name of the new townsite laid out by the men at work upon the road. It is two miles beyond Sulphur on the main line, or Cedar Junction will be the starting point of the branch route to Cedar City

on adverse report of the judiciary committee by a fear of a protonged deaddock in John assembly, and on this assumption the effort to release the accumulation of matters to be considered was both wise and commendable.

SENATE'S SHORT SESSION.

A New Law For Sale of Unclaimed Treight—Taxes of the Poor.

Senator Chambers called the senate to order yeterday morning. In the few moments before the joint session one bill and one John resolution were introduced, and at the reconvening of the senate a petitlon was presented. This constituted the only business of the Senate bill No. 12, by Rideout, for an act to authorize common carriers to sell unclaimed freight.

The bill provides that unclaimed freight may be sold by common carriers to sell unclaimed freight may be sold by common carriers for not taken away within two months by the parties to whom it is consigned. Referred to committee on rallroadia.

The following joint resolution was presented:

S. J. R. No. 1, by Mr. Evans, proposition the effort to release the accumulation designed to require justices of the judiciary committee on rallroadia.

Order yeterday morning. In the few poor, the substitute of the joint session one bill and one Joint resolution were introduced. Senate bill No. 12, by Rideout, for an act to authorize common carriers to sell unclaimed freight.

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The following joint resolution was presented:

S. J. R. No. 1, by Mr. Evans, proposition to be amended shall be designated.

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S. J. R. No. 1, by Mr. Evans, proposition to be amended shall be designated.

As a substitute for rule 35, the committee on indicating the proposition of the claims against the Northern than the following as an amendament to rule and the proposition of the claims against the Northern than the stanting point of the branch route to Endian Continuation of the claim and the starting point of the claim and the presented the following as a

As a substitute for rule 36, the committee also recommend: "That all bills on first reading shall be referred to the proper committee, and no bills shall be read second and third times unless they are printed."

The two new rules were adopted. Representative N. J. Harris moved to strike out rule 43 since 36, as he construed it in its new form, provided for all contingencies rolating to printing.

Milwaukee, Wis., Jan. 24.—The hearing of the claims against the Northern Pacific Railroad company began before until the charge of the claims against the Northern Pacific Railroad company began before in this city today and among other surprising developments it was found that one of the railroad companies that figured in the Northern Pacific Railroad company began before in this city today and among other surprising developments it was found that one of the railroad companies that figured in the Northern Pacific Railroad company began before an this city today and among other surprising developments it was found that one of the railroad company began before an this city today and among other surprising developments it was found that one of the railroad companies that figured in the Northern Pacific Railroad company began before an this city today and among other surprising developments it was found that one of the railroad company and among other surprising developments it was found that one of the callenge in this city today and among other surprising developments it was found that one of the railroad company and among other surprising developments it was found that one of the railroad companies that figured in the Northern pacific deal, the chief Railroad company began before an extensive properties and the chief Railroad company began before an extensive properties and the chief Railroad company began before an extensive properties and the chief Railroad company began before an extensive properties. that one of the railroad companies that figured in the Northern Pacific deal, the Chicago & Calumet Terminal Railway company, has completely passed out of sight, having been lost in the shuffle between the Wisconsin Central company's the Chicago & Northern Pacific and the Northern Pacific and th

cific and the Northern Pacific in leasing of various lines. In consequence, claims which have been filed against the Northern Pacific because of the operations of the missing company were withdrawn when they were called by

the master.

The big claim of the Northern Pacific Railroad company against the The big claim of the Northern Pacific Railroad company against the new corporation is allowed by the master at \$86,911,604. There is a further sum allowed which becomes due Jan. I. 1907, for \$449,717. In view of this, the attorneys for the general creditors expect to receive little more than 2 per cent unless the court directs to make adequate payment, as the court has the power to do under the peculiar foreclosure decree. If the creditors must take their chances from the lands east of the Missouri river, they will get but 10 per cent of what is left after the expenses are paid, for the

left after the expenses are paid, for the new company will receive 20 per cent under its big claim.

While the lands are valuable, there are quite a number of claims being allowed as preferred and which will be paid in full ahead of the other claims.

The Diamond Mine.

Word received by Traffic Manager Eccles yesterday throws the actual condition of the Diamond mine in an altogether different light. A recent diswere continued until Thursday at 2 Word received by Traffic Manager that it may be determined who is who, an action in one warranto was begun yesterday entitled the state of Utah on relation of George Crismon, George E. Romney, George E. Jenninge, Moses W. Taylor and Thomas E. Taylor against John Beck, Richard J. Taylor, A. A. Steed, E. B. Critchiow, A. E. Hyde and B. S. Young.

The defendants are the officers in possession and the plaintiffs seek to been extinguished to the 300-foot level. been extinguished to the 200-foot level. The fire is in the unused portion of the mine and work has been interrupted

THE SANTA FE'S NEW WRINKLE Will Transport Tourists In Gasoline

Chicago, Jan. 24,-The Santa Fe railroad has made a contract with a local manufacturing company for the construction of a number of auto-mobile struction of a number of auto-mobile stage conches to be used in transporting sightseers from its station at Flagsaff, Ariz. to the neighboring canyons in the Rocky mountains. The coaches will have a canacity of eighteen bassengers each. A 1s-horse-power gasoline engine will furnish the motive power and it is claimed will propel the vehicles up the steep mountain grades with ease.

Sheep-buyer and Gentleman.

The Denver Post, in writing up the

The bill ward finally passed by a vote of 3 ages to 3 nose, the latter being Formen, Jackson and Smith.

OF INTEREST TO LAWYERS.
House bill No. 3, relating to juriadiction of justices of the peace, section 653 of the excised stanties, next came up for final action. The author of the bill, Mr. Shepard, explained that the code commission and unintentionally left out of the reduced statutes the world for damage to personal property. The effect of this emission has been that persons who have mad live stock killed on the railroads were compelled to bring suit for recovery of less in the district courts, the petry courts having no juriedication.

Section 4, giving jurisdiction to justices of try cases involving partial payments of goods bought on the installment plan, was objectionable to Jackson, who contended that the tendency of legislation is in favor of collection lawyers and against unfortunate destroys. He cited the instance of a sewing markine bought on the installment plan, and contended that title passed.

The damage sult in watch Sarah Rading that Lake Rapid transit company to recover \$10,375 for house a salt task excited to be larged to have been sustained by Mrs. Radeliffe in allgating from one of the defendant company's cars on the effect of this omission has been that the code commission in the benchman to the defendant company's cars of incept, his dress is of the best class of sarterial high art, and his shores shife on the railroads were compelled to bring suit for recovery of less in the distinct course, the petry courts having no juriediction to justices to try cases involving partial payments of goods bought on the installment plan, was objectionable to Jackson, who contended that the tendency of legislation is in favor of collection lawyers and against unfortunate desirent.

Eara D. Harkin't Agree.

Jury Couldn't Agree.

The damage sult in watch Sarah Rading and was a salt lake Rapid transit company to recover \$10,375 for mistaken. He is a good-looking young instance, the sait Lake, would ensure

Railroad Notes.

Superintendent Welby went south on No. 2 yesterday. Traveling Passenger Agent Morris of the Short Line went out on the road

yesterday. "Cap" Thomas, for fifty years a rail-road conductor and supposed to be the oldest man in the service, has been dismissed by the Santa Fa on account of his age.

S. A. Hutchinson, assistant general passenger agent of the Union Pacific, passed through Ogden yesterday en route from Honolulu to Omaha, his The Los Angeles Record, according to Utah & Pacific officials, is somewhat of a fakir itself. In a recent issue, this paper built a terminal for the Utah & Pacific, new station and all.

At a meeting of the American Society of Civil Engineers, held in New York the other day, Henry Galdmark was awarded the Thomas Fitch Rowland prize for his paper on the "Power Plant, Pipe Line and Dam of the Pioneer Electric Power Company at Ogden, Utah."

Consumption is preventable? Science has proven that, and also that neglect is suicidal. The worst cold or cough can be cured with Shiloh's Cough and Consumption Cure. Sold on positive guarantee for over fifty years. Sold by Neiden-Judson and other druggists.

Baking Powder

Made from pure cream of tartar.

Safeguards the food against alum.

Alem baking powders are the greatest menacers to health of the present day.

FOR ASSAULT AND BATTERY.

Why A. L. Doles Hit Jacob Flohn With a Cane.

Jacob Flohn, with blood spurting from his forehead, came to police station yesterday afternoon and swore out a complaint before Judge Timmony charging A. L. Doles with assault and battery. He declared that at Brockmeyer's saloon, 42 East Second South, Doles, without any words passing between them, struck him over the head with a club. He says that Doles is the husband of his stepdaughter, and it appears that the relations between the two men are not especially amicable. Just as the complaint was sworn out Detective Gillespie came in and announced that he hed arrested Doles, who put up \$10 for his appearance in police court. He asserted that Flohn had been hounding him to furnish more drinks and became extremely abusive and obnoxious, until he was driven to strike him over the head with a stick. from his forehead, came to police sta-

An Ungrateful Vag.

Charles Carlson was charged with begging in police court yesterday on emplaint of Josh Davis, who supplied What Happened to Chicago & Calumet Road.

Milwaukee, Wis., Jan. 24.—The hearing of the claims against the Northern Pacific Railroad company began before Master in Chancery Cary at his office in this city today and among other. Clear Lake the court allowed him to

Nephi Norton's Jag.

Nephi Norton was on the docket for drunk yesterday after being out of fail drunk yesterday after being out of fail two months. He said he was working for a farmer in West Jordan and upon coming to town with a load of hay, got some liquor in him.

"I will let you go," said the court, "but you had better stay out in the country if you can't come to town without getting drunk."

"Well," explained Nephi, as he ambled out of court, "I have to come to town occasionally or I'll lose my job."

The High School Burglary.

Concerning the burglary of the high school mineral exhibit Sunday night it was learned yesterday that aside from the specimens of rilver bullion. the gold medal presented to Richard Mackintosh by the Deseret Agricultural & Manufacturing company was also taken. The World's Fair medal pre-sented to Mr. Mackintosh was left unmolested. The burglary was not an expert piece of work, and was probably done by boys.

Police Etchings.

Forfeitures from cases of prostitution ounted to \$170 vesterday.

The case against F. N. Keiths, charged with expectorating on the side-walk, was dismissed.

West got on a drunken rampage in Vic-toria alley early yesterday morning and were arrested by Policeman Everill. and were arrested by Policeman Everill.

Each one put up 35 for appearance in the committee, then took the opposition to the bill. He so

The case against James Young of Mill Creek, charged with ill-treating his horse, was continued till this afteroon at 2 p. m. to secure witnesses The prosecution will attempt to prov-The prosecution win attempt to prove that Young left his horse standing on the street Monday from 10 a. m. till 9 p. m., when it was taken to a stable by Policeman Siegfus.

taik with the boys and concluded to give them a chance upon promising to limprove their conduct.

Policeman Chase arrested Tom Owen and Joseph Morris, two characters upon whom the police think it wise to keep close tab. They were found pedding without a license near the Short Line depot. Owen, on Dec. 25, completed a three years' term in the penitentiary for the commission of a crime against nature. Jan. 7 Morris completed a two years' term for the burglary of Ford's hotel. Both were sent up from the Third district court.

M. Dominico is charged with drunk-enness at the city jail.

How Is Your Wife?

Has she lost her beauty? If so, Constipation, Indigestion. Sick Headache are the principal causes. Karl's Clover will flourish and our merchant marine will grow continually; the produce of

Has she lost her beauty? If so, Constipation, Indigestion, Sick Headache are the principal causes. Karl's Clever Root Tea has cured these ills for half a century. Price 25 cts. and 50 cts. Money refunded if results are not satisfactory. Sold by Neiden-Judson and other descripts. other druggists.

Money saved is money earned. Ask your grocer for U. S. Baking Powder, Price 25c per pound. None better, Bamberger sells coal right.

sarsaparilla which made sarsaparilla famous

Measure Increasing Regular Army to 100,000 Men.

OPPOSED BY DEMOCRATS

BIG STANDING ARMY IS NOT NEEDED. 1

Offer a Substitute, Providing For a Provisional Force of Volunteers-Administration Bill Denounced as a Step Towards Imperialism and An Unneccessary Burden.

Washington, Jan. 24.—The debate on the army reorganization bill opened in the house today, under an agreement by which the general debate is to run fifteen hours, exclusive of three night sessions, the final vote to be taken not

passions, the man vote to be taken not later than 3 o'clock next Tuesday.

Practically three propositions are before the house, the house bill, providing for a standing army of 100,000 men; the minority substitute, increasing the standing army to 30,000 men, and lodging with the president discretionary power to call out 30,000 volunteers for concerned as a proposition to emergency service, and a proposition to continue temporarily the regular army at its present war strength—62,000 men. It is also understood that Mr. Marsh (Rep., Ills.) will champion the Miles

Among the supporters of the majority bill are those who, like Mr. McClelian (Dem., N. Y.), a son of General George B. McClelian, favor a provision for a general staff made of officers of the line, so as to make the army organiza-tion responsible to a single head. The fate of the measure is still considered doubtful, although Chairman Hull and his friends profess great confidence in its passage. The debate today was not

Mr. Hay, from the minority of the committee, gave notice that the minor-ity had united upon a substitute bill, which would be offered at the proper

which would be effered at the proper time.

Mr. Hull opened the debate in advocacy of the bill in a brief speech. The bill fixed no maximum strength for the entire army, but under the organization would permit a strength of 100,000 men. The bill could be amended, if desirable, so as to provide a minimum, in the discretion of the president, of 50,000.

Mr. Hull declared that the present situation was a dangerous one. We were confronted with grave responsibilities, even though we held the Phillippines temporarily. No one could tell what would happen in thirty days. We could not afford to sacrifice efficiency to economy. He declared that the proposal to continue the present strength of the regular army (82,000) until 1900 was a miserable makeshift and a piece of folly.

folly.

BIG ARMY UNNECESSARY. Mr. Cox (Dem., Tenn.), a member of the committee, replied to Mr. Hull. He directed his argument against the main proposition to increase the army to 100,000. If we needed such a standing army in time of peace, something must have gone radically wrong with our institutions. No power on earth wanted war with us There could be no motives unless we invited it.

war with us. There could be no motives unless we invited it.

Mr. McClellan (Dem. N. Y.), followed in support of the bill. He did not speak in a spirit of partisanship, he raid, but he considered the crying need of the hour the re-organization of the army. He had no desire to reflect on any official in the war establishment, but we ought to take to heart the lessons of the late war. If the congressional elections had resulted differently it might have been possible to have honestly investigated the war, to have separated the goats from the sheep and to have punished the guilty. But no seed could come now of washing our dirty linen in public. Congress would not permit us to investigate, much less prove the facts.

Mr. McClellan paid a beautiful trib-

vere continued until Thursday at 2 facts.
Mr. McClellan paid a beautiful trib.
Morley Ward, C. Bradley and May ute to the regular soldier.

OPPOSED BY HAY. the convnittee, then took the floor inopposition to the bill. He said this
country had depended in every crisis
upon the volunteers and he considered
such an army the peer of raw recruits,
with the advantage that when their
services were not needed they could be
mustered out and millions in taxes
saved the people by making it unnecessary to maintain a large standing army.
He did not believe such a large army
or such a vast expenditure of money

by Policeman Siegfus.

Young McDermott, a son of the notorious Mrs. McDermott, who is doing service in the city juli for abusive language, and Join Barreil, were in custody yesterday for general incorrigibility and aversion to attend school. Assistant County Attorney Gunter had a talk with the boys and concluded to give them a chance upon promising to improve their conduct.

Policeman Chase arrested Tom Owen and Joseph Morris, two characters upon and Joseph Morris, two characters upon the late war with Spain; they are monuments to American manhood and enuments to American manhood and enu

will not be unmuly taxed, our commerce will flourish and our merchant marine will grow continually; the produce of our farmers will find a market; our workingmen will be employed and our beloved flag, the emblem of liberty and fraternity, will float triumphantly over every sea."

fraternity, will float triumphantly over every sea."

Mr. Parker (Rep. N. J.), advocated the passage of the bill.

Mr. Bell (Pop. Colo.), opposed the bill in toto as a measure designed to prepare the way for imperialism.

Mr. Brown (Rep. O.), supported the bill. In the course of his remarks he quoted from the president's message, and utterances to show that there was not an official or unofficial word which stood in the way of the ultimate freedom and independence of the Philippines. As the military commander the president had taken temporary possession of the islands.

Mr. Landam (Dem. Tex.), who closed the debate at the afternoon session mainst the bill, devoted his time principally to an argument against imperiasism.

ngainst the onl, devoted his time prin-cipally to an argument against im-perialism.

At 5/30 p. m. the house recessed un-til 8 o'clock, the evening session to be devoted to debate on the army bill.

Real Estate Transfers. E. D. Holt, ir., to Emma B. Holt, part of section 19, township 3 south range 1 west.

B. E. Quinn to W. M. Wantland interest in Sweden No. 1 lode, West Mountain

Salt Lake county to E. W. Reese, part of lot 1, block 12, Five Acro blat A. Salt Lake county to Deserct National bank, part section 25, town-

plat A alt Lake county to Deseret Na-tional bank, part section 28, town-ship I south, range I cast. B. Milner to A. H. Raleigh, lot 20, block 22, plat J.

Tell Your Sister A Beautiful Complexion is an impossi-bility without good pure blood, the sort that only exists in connection with good digestica, a healthy liver and bowels.
Karl's Clover Root Ten acts directly on
the bowels, liver and kidneya keeping
them in perfect health. Price 25 cts.
and 56 cts. Sold by Nelden-Judson and other druggists.

THE BEST IN NEW YORK.

Chief Devery Has a Grand New Coupe Provided By the City. (New York Evening World.)

Know ye all men-and policemen-that when Chief Devery doth go abroad about the city upon official business of the police department hereafter he will not walk. Neither will he take a cable, trolley, horse or other car or other public conveyance. He will recline in a handsomely upholistered coupe, with rubber tires, driven by a coachman in livery. All new, too. Never before has the superintendent of police had for his exclusive use a \$1,000 coupe, a fast horse, a nobby coachman and—the hurness!

The new official rig may be easily

The new official rig may be easily distinguished, for there is nothing like it in New York. When you see a brand new coupe, black and shiny as a Tammany leader's silk hat, driven by a coachman in a neat blue livery, with an unusually large horse with a phenomenally long tall; harness new and bright, gold-plated, with the municipal coat of arms in gold and silver plate on the blinders, suddle and upon the patent leather quarter blanker, look for a ruddy-faced man with a heavy mustache, blue-gray eyes and slightly gray hair, inside. He will wear a happy, contented smile, for he will be Chief Devery. The coupe is of the octagon front pattern of 1898. That is, it has a front broken in at each side with a little plate glass window set in so that the occupant may see and be seen from nearly all sides except from behind. It has a seat covered by a heavy leathern cushion for the chief and room for a companion. In front is another seat which may be let down fat. The coupe is lined with a next silver watch in a holder, a slate for memorandums. fitted with a neat silver watch in a holder, a slate for memorandums, a leathern card case and a touch bell to signal the driver.

Then there are plush robes and wooten knee wraps, and, in fact, everything for comfort and style, with just a suggestion of official estentation. Bamberger sells coal right.

Insured by the

HOME FIRE OF UTAH

HEBER J. GRANT & CO., General Agents.

Wednesday,

From 3 to 4 o'clock, ABOUT 50 Ladies' Single Cloth Cape, Collar Fur and Braid Edged.

til sold, for

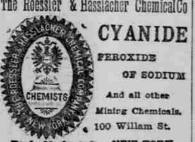
Special for one hour, un-

49c each.

DAVIS, HOWE & (O., Iron Founders

Manufacturers of all kinds of Mining and Milling Machinery. Prompt attention paid to all kinds of repair work. No. 127 North First West St

The Roessler & Hassiacher Chemical Co



OF SODIUM And all other Mining Chemicals. 100 Willam St.

INEW YORK.



MERVE AND BRAIN TREATMENT THE ORIGINAL, ALL OTHERS IMITATIONS, THE ORIGINAL, ALL OTHERS IMITATIONS, Is sold under positive Written Guarantee, by anthorized aposits only, to care Weak Memory, Diminess, Watefulness, Fith, Hysteria, Quicknoss, Night Losses, Evil Dressus, Lock of Contidence, Nervousness, Lamstinde, all Drains, Youthen Errors, or Excessive Use of Tobacco, Opium, or Liquor, which leads to hisery, Consumption, insunity and Donth. At store or by mail, \$1 a borz six for 50 with written guarantee to cure or return money. Sumpte package, containing five days treatment, with full instructions, Eccents, One sample only sold to cach person. At store or by mail.

For Impotency, Lors of Power, Lors of Power, Lors Manhood, Starilly or Barrantees, St a born six for 55, with written grarentees to curoin 30 days, A tatoro to Carolin Starilly of Barrantees, St. S. Schrammer, April 1988, A staron of the Carolin Starilly of the Carolin F. C. Schramm, prescription drug-gist, McCornick block, corner Main and First South street, Salt Lake City.

ennyroyal Pills

Hood

WHITE DIAMOND BRAND

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